Un. ted State	Southern District of Texas Southern District of Texas
Southern District of Texas MAY 1 2620	
Conpus Ch	David J. Bradley, Clerk of Court
Bobbie Lee Hover Kamp	·
Bobbie Lee HoverKamp Plantiff	
<i>V</i> S	Cool Action 2:17-CU-18
CMHC of ZOZO	
<u>Defendants</u>	/
0, 10010	
Plaintiff's Response to Motion to Dismiss DE 130	
Clarification to Court what	
the Phint. ff under stood.	
T. 11 16 11 Tilor of an 10 +	
To the Honorable Judge of SAID Court, Now Comes, the Plaintiff and presents to the Court her understanding "Order Setting Dendlines".	
H. Dr. of CC and and to be have	
the de de de la Soft de Dendle es)"	
The standing of the second second	
Prezentation	
Your Honor, this civil action has been	
in motion since Jan 2017, it was only amended	
n motion since Jan 2017, it was only amended to include a injection " and "John/Jane Doe	
Parties"	
<u></u>	·

your order stated here of Court es I took that you wented arguments that was "Significant Pelief" Awd "SRS". The way I took the order was the legal provement for Significant Relief and SRS was not made to this Court. The case Gibson was not even decided in the time frame of the amended The 5th Circuit explained what good medical practices were in "Significant Pelief and SRS was not illegal in Texas, ar. the Court that D.E. 130 is a confasions and disjointed manative which consists of a hodge podge of argumenta legal and medical citations and exhibits. The Plantiff will assure the Court in the fatere she will be much planed, the court has the understanding from a of the 5th Circuit is the on the dot with the Plaintiffs non-INOASIVE claims for Gender Dyspored, in the Anenderd complant of 2017

Your Honor, as long as the court
unders founds the "Significant Relief" of the
5th Crownt as it pretains to the Plaintiff
your Honor, as long as the Court anderstands the "Significant Pelief" of the 5th Civant as it proteins to the Plaint of Court as it proteins.
If the Court understands the Planwtiff
is in defiance about "SRS" and the State
uting neclecal Doctors gave me all them Medical surveys that spid it was safe,
UTMB neclecal Doctors gave me all them
Medical sarveys that said it was safe,
/
your Honor, if the Plantiff can
present they to the Court and the Court and the Court and where she's coming from we don't have a promblem.
andersdands where she's coming from we
don't have a promblem.
·
In closing, the Plaint of meeds to work on her manners and presentation to the Court.
to work on her manners and presentation
to the Court
\cdot
No Action is required, the Plaint.ff does not appeal the lorder Denying Plaint-ff Motion for leave of Court.
does not appeal the lorder Denxing Plaint-ff
Motion for lever of Court
50 closing le Plaintiff
Ms Boblie
4-28-20
Steles Unit.

Me Bobbie David Haver Kary # 702013

8060 FW 3514 Bermant, Texas 2 2805

> United States Courts Southern District of Texas FILED XZXTHADISION XXX

TO APR ZIZO PM & I

MAY 1 2620

David J. Bradley, Clerk of Court

Corpus Christ, Texas

վերիկակակակարկակարկարդությունների 1946 — 1948